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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/032,962	10/24/2001	Matthew Heidner	1001.1479101	8725	
28075 7:	28075 7590 11/14/2005			EXAMINER	
CROMPTON, SEAGER & TUFTE, LLC 1221 NICOLLET AVENUE			THALER, MICHAEL H		
SUITE 800			ART UNIT	PAPER NUMBER	
MINNEAPOLIS, MN 55403-2420			3731	-	

DATE MAILED: 11/14/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

		<u> </u>				
	Application No.	Applicant(s)				
Office Astion Occurrence	10/032,962	HEIDNER, MATTHEW				
Office Action Summary	Examiner	Art Unit				
	Michael Thaler	3731				
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the c	orrespondence address				
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DA - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period w - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tim viil apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	N. nely filed the mailing date of this communication. D (35 U.S.C. § 133).				
Status						
1) Responsive to communication(s) filed on <u>28 September 2005</u> .						
2a)⊠ This action is FINAL . 2b)☐ This	☐ This action is FINAL . 2b)☐ This action is non-final.					
3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.						
·	x parto quayro, 1000 O.D. 11, 40	70 0.0. 210.				
Disposition of Claims						
4) Claim(s) 1-5 and 7-22 is/are pending in the application.						
4a) Of the above claim(s) 7,9,10,15 and 17-22 is/are withdrawn from consideration.						
5) Claim(s) is/are allowed.						
6)⊠ Claim(s) <u>1-5,8,11-14 and 16</u> is/are rejected. 7)□ Claim(s) is/are objected to.						
8) Claim(s) are subject to restriction and/or	election requirement.					
Application Papers						
9) The specification is objected to by the Examine	r.					
10)☐ The drawing(s) filed on is/are: a)☐ accepted or b)☐ objected to by the Examiner.						
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).						
11) ☐ The oath or declaration is objected to by the Ex	aminer. Note the attached Office	Action or form PTO-152.				
Priority under 35 U.S.C. § 119						
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority documents 2. Certified copies of the priority documents 3. Copies of the certified copies of the prior application from the International Bureau * See the attached detailed Office action for a list	s have been received. s have been received in Application ity documents have been received (PCT Rule 17.2(a)).	on No ed in this National Stage				
Attachment(s)						
1) Notice of References Cited (PTO-892)	4) Interview Summary					
2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date	Paper No(s)/Mail Da 5) Notice of Informal P 6) Other:	atent Application (PTO-152)				

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Claims 1-5, 8, 11-14 and 16 are rejected under 35 U.S.C. 102(b) as anticipated by or, in the alternative, under 35 U.S.C. 103(a) as obvious over Shoup et al. (5,591,129). et al. disclose balloon body 10 having an expandable region and a balloon waist (the portion of the balloon extending from reference numeral 19 to the right end of the balloon as seen in figure 12), the balloon waist having a plurality of voids 26, 27 wherein the plurality of voids are inherently configured such that the balloon waist will have a reduced profile over a substantial portion of the balloon waist subsequent to thermal reformation. In other words, if the balloon waist shown in figure 12 is subjected to thermal reformation, the melted balloon material would inherently flow into voids 26, 27 and reduce the profile of the waist. Note that the claims are drawn to a balloon waist with voids rather than a method of thermal reformation. Alternatively, it would have been obvious that thermal reformation would reduce the profile of the waist for the reasons set forth above. As to claim 4, the voids 26, 27 cause the material volume per unit length to decrease in the distal direction since the voids reduce the volume of the material. As to claim 5, Shoup et al. disclose proximal waist 18, 30 which includes a void above the tapered portion of 30 best seen in figure 8.

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Applicant's arguments filed Sep. 28, 2005 have been fully considered but they are not persuasive. The claims are drawn to a balloon for a balloon dilatation catheter. Thus, only the balloon rather than the entire balloon dilatation catheter is The balloon 10 of Shoup et al., with no modification, claimed. is inherently capable of being disposed around an inner tubular member and an outer tubular member similar to the inner tubular member 22 and an outer tubular member 26 of applicant's invention such that the proximal end of the balloon is attached to the distal end of the outer tubular member and the distal end of the balloon is attached to the distal end of the inner tubular member. Further, the portion of the balloon extending from reference numeral 19 to the right end of the balloon as seen in figure 12, if subjected to thermal reformation, would melt and attach along its entire length to the underlying inner tubular member, thus functioning as a waist. In any event, in the embodiment of figures 1-6, the above identified portion of the balloon 10 is secured at 19 to an underlying tubular member 17 and also secured at terminus 29 to an underlying tubular member 13 (as indicated in col. 6, lines 6-8). Thus, the entire section between these two areas 19 and 29 may fairly be considered a waist. In any event, a waist, by definition, is an area of reduced diameter. The entire section between these two Application/Control Number: 10/032,962

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areas 19 and 29 may fairly be considered a waist even if it is not secured to an underlying component along its entire length because this entire section is of a reduced diameter as compared with the central inflatable portion of the balloon. applicant is requested to consider a hypothetical reference which discloses a balloon which is identical to the balloon of the invention, but which is secured to a shorter inner tubular member at its distal end such that distal end of the inner tubular member is located proximal to the voids (i.e. near the end of the lead line for reference numeral 32 in figure 5). According to applicant's line of reasoning, the containing the voids would not be properly considered to be a waist since this portion is not directly secured to the underlying inner tube and this hypothetical reference would not be applicable against the claims. However, this line of reasoning is clearly incorrect since the balloon of hypothetical reference is identical to the balloon of invention. Further, the balloon of the hypothetical reference is inherently capable of being secured to a longer inner tubular member such that the voids cover the inner tubular member and, when remelted, function as a waist. Similarly, the balloon of Shoup et al. is inherently capable of being secured to a inner

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tubular member such that the voids cover the inner tubular member and, when remelted, function as a waist.

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THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Michael Thaler whose telephone number is (571)272-4704. The examiner can normally be reached Monday to Friday.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Anhtuan T. Nguyen can be reached on (571)272-4963. The fax phone number for the

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organization where this application or proceeding is assigned is (571)273-8300.

mht 11/4/05 MICHAEL THALER PRIMARY EXAMINER ART UNIT 3731

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